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hereby certify that this correspondence is being deposited in the U.S. first class

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Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on the

date set forth below.

Date of Signature: May 30, 2006

John C. Abendroth, Inventor and Applicants

PATENT

Docket No. 100036.00002

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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For:

METHOD AND SYSTEM FOR E-COMMERCE

FREIGHT MANAGEMENT

Art Unit:

3624

Examiner:

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REPLY TO THE OFFICE ACTION MAILED ON MAY 2, 2006

Reply to Office Action

Appl. No.: 09/751,121 Art Unit: 3624

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Re: Filing revisions of individual deficiencies in my Reply to the United States
Patent and Trademark Office Action filed on February 10, 2006 being noncompliant with the Revised Amendment Practice: 37 CFR 1.121
Mandatory Changed Compliance effective as of July 30, 2003.

Sir:

This reply is In response to the Office Action by the European Patent and Trademark Office mailed on May 2, 2006 indicating that my February 10, 2006 reply was not fully compliant to the prior Notice of Informal or Non-Responsive Amendment due to several omissions. The order of the Sections was to begin with the Claims followed by any Remarks/Arguments or Conclusions -- this order has been corrected. In addition per requirements, each Section now begins on a separate sheet to facilitate the process of separately indexing and scanning each section of an amendment document for placement in an image file wrapper. Relative to the actual listing of the Claims in ascending numerical order, claims indicated as canceled may be aggregated into one statement (e.g., Claims 1-31 (canceled)). Again, for clarification purposes only, the Remarks section indicates which canceled claims the previously presented and/or currently amended claims have replaced. The previously presented and currently amended claim replacements were submitted to correct the non-compliant narrative and specification format language used in the original claims now canceled, at the direction of the United States Patent and Trademark Office. Also, per the mandatory compliance requirements, canceled claims must be indicated by only the claim number and status, without presenting the text of the claims. The text of the canceled claims has therefore been eliminated in this reply.